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September 25, 2003

Ms. Marlene Dortch Office of the Secretary Federal Communications Commission 445 Twelfth Street, S.W. 12<sup>th</sup> Street Lobby - TW - A325 Washington, D.C. 20554

> Re: Petition for Rule Making Bokchito, Oklahoma

Dear Ms. Dortch:

Enclosed is an original and four (4) copies of a Petition for Rule Making to add Channel 241A at Bokchito, Oklahoma.

Respectfully submitted,

Charles Crawford 4553 Bordeaux Ave. Dallas, Texas 75205 (214) 520-7077 Tele (214) 443-9308 Fax

BokchitoCover

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# SEP 2 9 2003 on FCC - MAILROOM

# Before the Federal Communications Commission Washington, D.C. 20554

In the Matter of	)		
	)		
Amendment of 73.202 (b)	)	MB Docket No	
Table of Allotments	)		
FM Broadcast Stations	)		
(Bokchito, OK	)		

To: John Karousos, Assistant Chief Audio Division of the Media Bureau

#### PETITION FOR RULE MAKING

Pursuant to 47 C.F.R. 1.401, Charles Crawford respectfully petitions the FCC to institute a Rule Making proceeding to amend the FM Table of Allotments to add Channel 241A at Bokchito, Oklahoma.

#### DISCUSSION

Petitioner respectfully submits that the public interest would be served by allocating Channel 241A to Bokchito, Oklahoma as that community's first local FM service. Bokchito is an incorporated community with a population of 600 people. Bokchito has its own mayor, Wilbure Burns, its own schools, volunteer fire department, police department, post office and a number of local churches. Bokchito is a community that is certainly deserving of local FM service. The proposed channel 241A

will provide additional diversity and an outlet for local self-expression to Bokchito residents and therefore is in the public interest.

In order for Channel 241A to be allotted at Bokchito, Oklahoma, the vacant allotment for Channel 241A at Clayton, Oklahoma will need to be replaced with Channel 263A and station KXXY Channel 241C at Oklahoma City, Oklahoma must be reclassified to a CO. (See, Attachment A, Request to Reclassify statement) Additionally, in order for 263A to be allocated to Clayton, Oklahoma, station KATT Channel 263C at Oklahoma City, Oklahoma must be reclassified to a CO. (See, Attachment B, Request to Reclassify statement) The proposed changes are as follows:

		Present	Proposed
Bokchito, C	)K		241A
Clayton, OK		241A	263A
Oklahoma Ci	ty (KXXY)	241C	241C0
Oklahoma Ci	ty, (KATT)	263C	263C0

Attached hereto is a channel study confirming that Channel 241A can be allocated to Bokchito, Oklahoma, consistent with the FCC's FM separation rules provided the necessary changes are made at Clayton and Oklahoma City. See revision of FM Assignment Policies and Procedures, 90 FCC 2d 88 (1992). (See, Attachment C) Also, please note that channel 242A at Centrahoma and a prior filed channel

241A at Bokchito were dismissed by FCC letter on 9/15/03. (See, Attachment D)

Reference coordinates for Channel 241A at Bokchito, Oklahoma are:

33 56 00 N 96 08 00 W

In order for Channel 241A to be allocated to Bokchito, the vacant allotment for Channel 241A at Clayton, Oklahoma must be replaced with Channel 263A. Attached hereto is a channel study confirming that Channel 263A can be allocated to Clayton, Oklahoma, consistent with the FCC's FM separation rules provided station KATT, Channel 263C is reclassified to a CO. (See, Attachment E)

Reference coordinates for Channel 263A at Clayton, Oklahoma are:

34 32 48 N 95 29 46 W

Should this petition be granted and Channel 241A be allotted to Bokchito, Oklahoma, Petitioner will apply for Channel 241A at Bokchito and after it is authorized, will promptly construct the new facility.

The factual information provided in this Petition for Rule Making is correct and true to the best of my knowledge.

Respectfully submitted,

Charles Crawford 4553 Bordeaux Ave. Dallas, Texas 75205

(214) 520-7077

Tele

(214) 443-9308

Fax

cc: Gene A. Bechtel, Law Office of Gene Bechtel, Suite 600, 1050 17<sup>th</sup> Street, N.W., Washington, D.C. 20036, telephone (202) 496-1289, telecopier (301) 762-0156, attorney for Charles Crawford. It is requested that the Commission and any parties who may file pleadings in the captioned matter serve copies to Mr. Bechtel as well as Charles Crawford.

#### Attachment A

Charles Crawford 4553 Bordeaux Ave. Dallas, Texas 75205

Petition for Rule Making FM Channel 241A Bokchito, Oklahoma September 25, 2003

#### Attachment A

Request to Reclassify
Station KXXY(FM), Oklahoma City, Oklahoma
Pursuant to MM Docket 98-93

Radio Station KXXY(FM), Oklahoma City, Oklahoma is licensed to Clear Channel Broadcasting Licenses, Inc., 2625 South Memorial Drive, Suite A, Tulsa, Oklahoma 74129, (Facility ID 58389), FCC File No. BLH 20000105AAO. The facility operates with a power of 100 kilowatts with center of radiation 372 meters height above average terrain. The above captioned Docket 98-93 provides the mechanism to automatically downgrade a Class C facility to Class C0 when a demand is made for the spectrum, as is the case here. Charles Crawford respectfully requests that the license of Radio Station KXXY(FM) be modified to specify operation on FM Channel 241C0 instead of on FM Channel 241C in accordance with the above Docket which provides for such downgrades when a demand for the unused spectrum is made, as is the case here.

Charles Crawford, the proponent of Channel 241A Bokchito, Oklahoma, in accordance with the above Docket, formally requests that the Commission reclassify Radio Station KXXY(FM) as a Class C0 facility. Charles Crawford certifies that no alternative channel is available for the service he proposes at Bokchito, Oklahoma as is proposed in the Petition for Rule Making. A copy of this Petition for Rule Making is being served on Clear Channel Broadcasting Licenses, Inc. as is required in the above Docket.

Charles Crawford

#### Attachment B

Charles Crawford 4553 Bordeaux Ave. Dallas, Texas 75205

Petition for Rule Making FM Channel 241A Bokchito, Oklahoma September 25, 2003

#### Attachment B

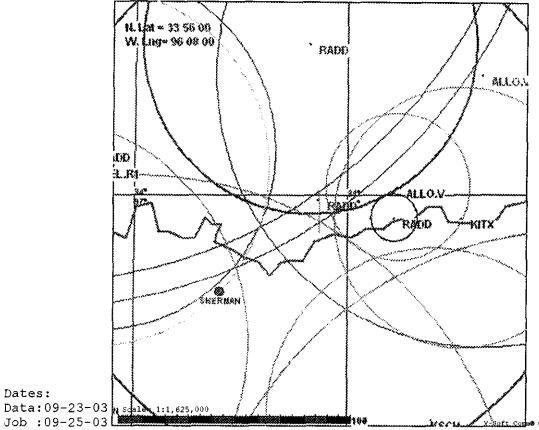
Request to Reclassify
Station KATT(FM), Oklahoma City, Oklahoma
Pursuant to MM Docket 98-93

Radio Station KATT(FM), Oklahoma City, Oklahoma is licensed to Citadel Broadcasting Company, City Center West, 7201 W. Lake Mead Blvd., Suite 400, Las Vegas, Nevada 89128, (Facility ID 8797), FCC File No. BLH 19841105DA. The facility operates with a power of 100 kilowatts with center of radiation 363 meters height above average terrain. The above captioned Docket 98-93 provides the mechanism to automatically downgrade a Class C facility to Class C0 when a demand is made for the spectrum, as is the case here. Charles Crawford respectfully requests that the license of Radio Station KATT(FM) be modified to specify operation on FM Channel 263C0 instead of on FM Channel 263C in accordance with the above Docket which provides for such downgrades when a demand for the unused spectrum is made, as is the case here.

Charles Crawford, the proponent of Channel 241A Bokchito, Oklahoma, in accordance with the above Docket, formally requests that the Commission reclassify Radio Station KATT(FM) as a Class C0 facility. Charles Crawford certifies that no alternative channel is available for the service he proposes at Bokchito, Oklahoma as is proposed in the Petition for Rule Making. A copy of this Petition for Rule Making is being served on Citadel Broadcasting Company as is required in the above Docket.

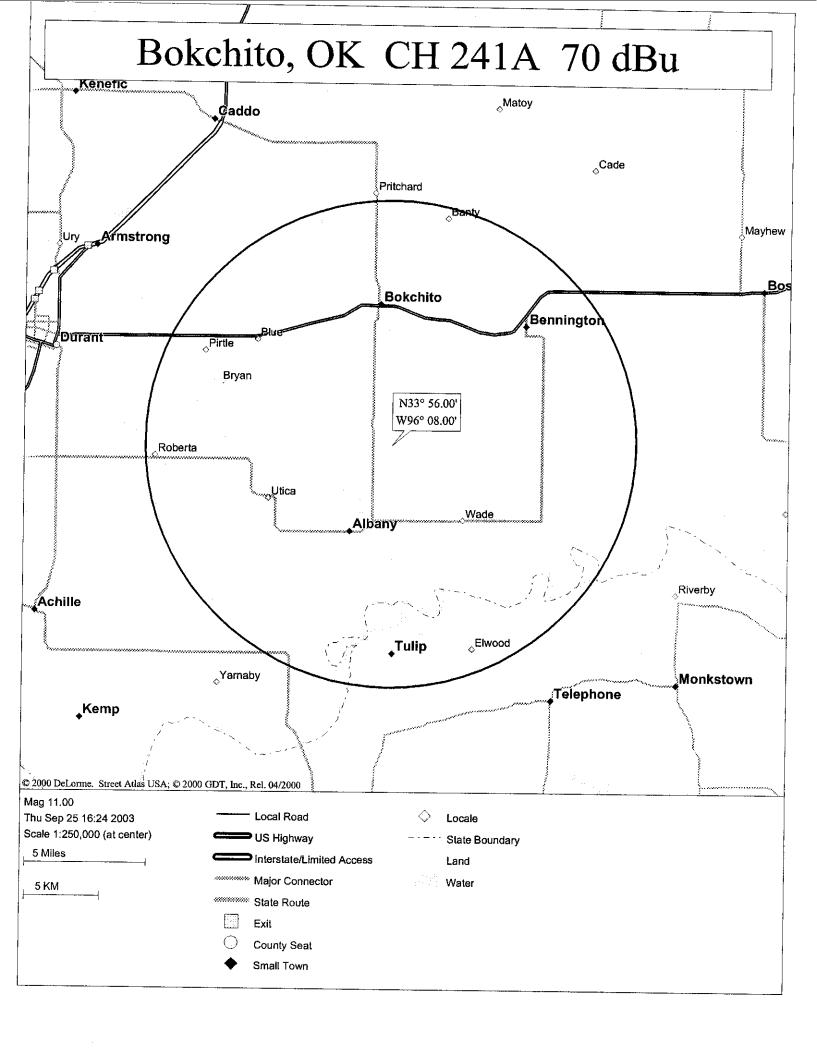
Charles Crawford

#### Attachment C



Dates:

Call	CH#	Туре	Location		D-KM	Azi	FCC	Margin
RADD	241A	ADD	Bokchito	OK	5.58	358.2	115.0	-109.42
RDEL	241A	$\mathtt{DEL}$	Clayton	OK	91.51	50.2	115.0	-23.49
ALLO.V	241A	VAC	Clayton	OK	91.51	50.2	115.0	-23.49
RDEL	241C	DEL	Oklahoma City	OK	222.50	326.6	226.0	-3.50
KXXYFM	241C*	LIC N	Oklahoma City	OK	222.50	326.6	226.0	-3.50
RADD	242A	ADD	Centrahoma	OK	71.72	356.8	72.0	-0.28
KSCS	242C	LIC	Fort Worth	TX	168.24	207.6	165.0	3.24
ALLO.V	243A	VAC	Soper	OK	35.74	71.9	31.0	4.74
KITX	238C2	LIC	Hugo	OK	61.57	91.7	55.0	6.57
RADD	241C0	ADD	Oklahoma City	OK	222.50	326.6	215.0	7.50
RADD	295A	ADD	Boswell	OK	32.42	93.2	10.0	22.42
RADD	239C1	ADD	Healdton	OK	97.50	285.4	75.0	22.50
RADD	239C1	ADD	Healdton	OK	97.50	285.4	75.0	22.50
KKAJFM	239C1	LIC	Ardmore	OK	98.54	281.0	75.0	23.54
ALLO.R	239C1	RSV	Ardmore	OK	98.56	281.1	75.0	23.56
RDEL	239C1	DEL	Ardmore	OK	98.56	281.1	75.0	23.56
KSCH	240A	LIC	Sulphur Springs	TX	99.67	150.4	72.0	27.67
KKTXFM	241C2	LIC N	Kilgore	TX	206.05	147.1	166.0	40.05
KKTXFC	241C2	CP N	Kilgore	TX	206.05	147.1	166.0	40.05
KKTXFC	241C2	CP N	Kilgore	ΤX	206.19	147.1	166.0	40.19
KMEO	244C	LIC	Flower Mound	TX	136.87	246.6	95.0	41.87
KMEO.C	244C	CP	Flower Mound	TX	136.87	246.6	95.0	41.87



#### Attachment D



## Federal Communications Commission Washington, D.C. 20554

September 15, 2003

Charles Crawford 4553 Bordeaux Avenue Dallas, Texas 75205

Dear Mr. Crawford:

This is in response to petitions for rule making that you filed requesting changes to the FM Table of Allotments. You have requested the allotment of Channel 241A at Bokchito, Oklahoma. To accommodate the allotment at Bokchito, you request the substitution of Channel 263A for vacant Channel 241A at Clayton, Oklahoma, and the reclassification of Station KXXY, Oklahoma City, Oklahoma, from Channel 241C to Channel 241C0. In a separate petition you request the allotment of Channel 242A at Centrahoma, Oklahoma.

We have reviewed your proposals and find that they are unacceptable for consideration as filed. The petitions are mutually exclusive with each other. We do not accept mutually exclusive proposals that are filed by the same petitioner. An initial engineering review of the petitions reveals that the proposals are in conflict with each other in that they do not meet the minimum distance separation requirements of Section 73.207 of the Commission's Rules. Our analysis indicates that the site you specified for the allotment of Channel 241A at Bokchito (33-59-01 and 96-08-07) is short spaced to the petition you filed requesting the allotment of Channel 242A at Centrahoma (34-34-44 and 06-10-40).

Based on the above, we are returning the petitions for Bokchito, Oklahoma, Channel 241A and Centrahoma, Oklahoma, Channel 242A. You may resubmit the petitions, provided they are in compliance with the Commission's Rules.

Sincerely,

John A. Karousos

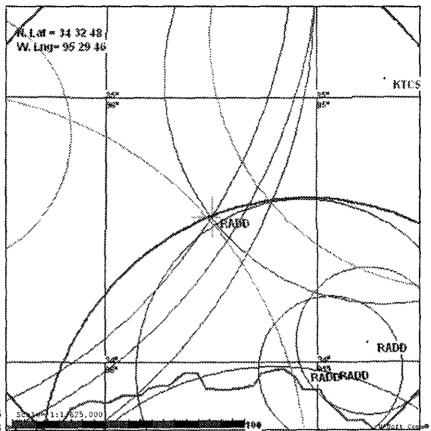
Assistant Chief, Audio Division

Média Bureau

Enclosure

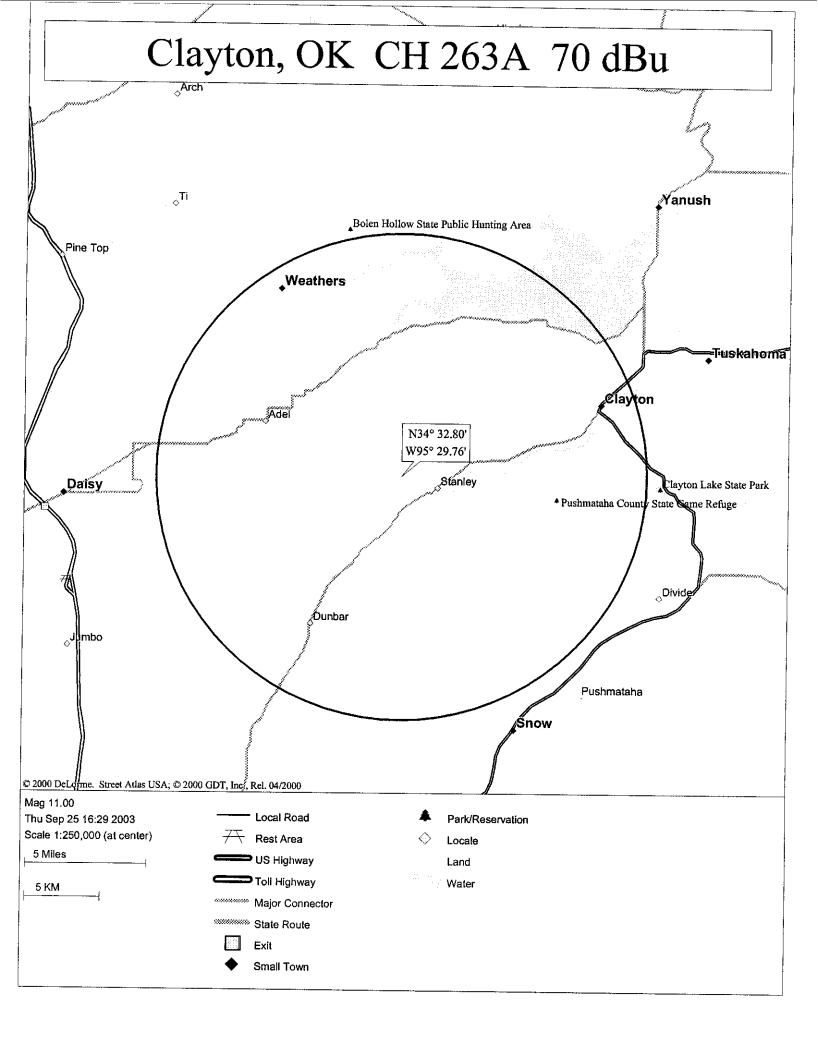
#### Attachment E

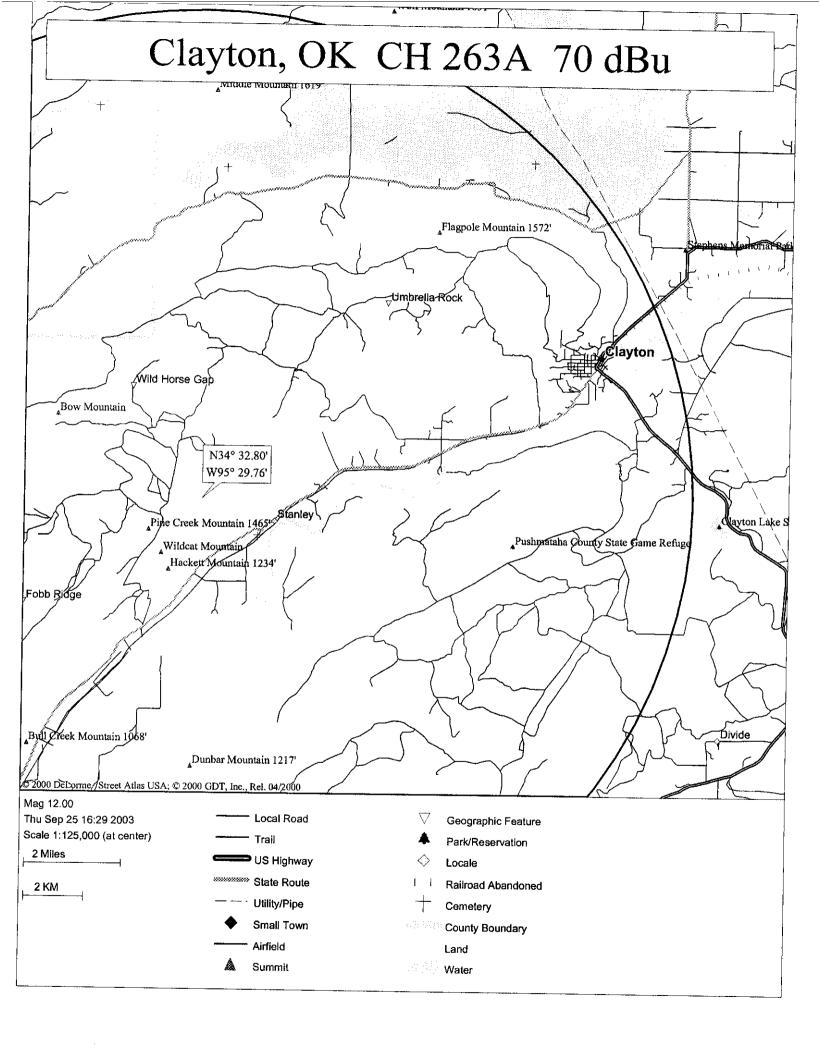
#### FM PROSP(TM)LOCATE STUDY CH 263 A 100.5 MHz



Dates: Data:09-23-03 Job:09-25-03

CH#	Туре	Location		D-KM	Azi	FCC	Margin
263A	ADD	Clayton	OK	0.00	0.0	115.0	-115.00
263C	DEL	Oklahoma City	OK	205.31	297.7	226.0	-20.69
263C*	LIC	Oklahoma City	OK	215.10	303.2	226.0	-10.90
263A	ADD	Annona	ΤX	114.54	159.2	115.0	-0.46
260C	LIC	Fort Smith	AR	94.70	51.6	95.0	-0.30
263C0	ADD	Oklahoma City	OK	215.10	303.2	215.0	0.10
264C	LIC N	Highland Village	TX	166.70	228.0	165.0	1.70
262A	ADD	Millerton	OK	75.51	148.8	72.0	3.51
264C2	LIC	Fort Smith	AR	129.67	54.0	106.0	23.67
265A	ADD	Millerton	OK	81.94	141.4	31.0	50.94
265A	ADD	Broken Bow	OK	85.05	127.6	31.0	54.05
265A	ADD	Broken Bow	OK	85.05	127.6	31.0	54.05
263A	ADD	Winnsboro	TX	179.71	171.4	115.0	64.71
261C2	LIC	Byng	OK	121.08	286.7	55.0	66.08
	263A 263C 263C* 263A 260C 263C0 264C 262A 264C2 265A 265A 265A 265A	263A ADD 263C DEL 263C* LIC 263A ADD 260C LIC 263C0 ADD 264C LIC N 262A ADD 264C2 LIC 265A ADD 265A ADD 265A ADD 265A ADD	263A ADD Clayton 263C DEL Oklahoma City 263C* LIC Oklahoma City 263A ADD Annona 260C LIC Fort Smith 263C0 ADD Oklahoma City 264C LIC N Highland Village 262A ADD Millerton 264C2 LIC Fort Smith 265A ADD Millerton 265A ADD Broken Bow 265A ADD Broken Bow 263A ADD Winnsboro	263A ADD Clayton OK 263C DEL Oklahoma City OK 263C* LIC Oklahoma City OK 263A ADD Annona TX 260C LIC Fort Smith AR 263C0 ADD Oklahoma City OK 264C LIC N Highland Village TX 262A ADD Millerton OK 264C2 LIC Fort Smith AR 265A ADD Millerton OK 265A ADD Broken Bow OK 263A ADD Broken Bow OK 263A ADD Winnsboro TX	263A ADD Clayton OK 0.00 263C DEL Oklahoma City OK 205.31 263C* LIC Oklahoma City OK 215.10 263A ADD Annona TX 114.54 260C LIC Fort Smith AR 94.70 263C0 ADD Oklahoma City OK 215.10 264C LIC N Highland Village TX 166.70 262A ADD Millerton OK 75.51 264C2 LIC Fort Smith AR 129.67 265A ADD Millerton OK 81.94 265A ADD Broken Bow OK 85.05 263A ADD Winnsboro TX 179.71	263A ADD Clayton OK 0.00 0.0 263C DEL Oklahoma City OK 205.31 297.7 263C* LIC Oklahoma City OK 215.10 303.2 263A ADD Annona TX 114.54 159.2 260C LIC Fort Smith AR 94.70 51.6 263C0 ADD Oklahoma City OK 215.10 303.2 264C LIC N Highland Village TX 166.70 228.0 262A ADD Millerton OK 75.51 148.8 264C2 LIC Fort Smith AR 129.67 54.0 265A ADD Millerton OK 81.94 141.4 265A ADD Broken Bow OK 85.05 127.6 263A ADD Broken Bow OK 85.05 127.6	263A ADD Clayton OK 0.00 0.0 115.0 263C DEL Oklahoma City OK 205.31 297.7 226.0 263C* LIC Oklahoma City OK 215.10 303.2 226.0 263A ADD Annona TX 114.54 159.2 115.0 260C LIC Fort Smith AR 94.70 51.6 95.0 263C0 ADD Oklahoma City OK 215.10 303.2 215.0 264C LIC N Highland Village TX 166.70 228.0 165.0 262A ADD Millerton OK 75.51 148.8 72.0 264C2 LIC Fort Smith AR 129.67 54.0 106.0 265A ADD Millerton OK 81.94 141.4 31.0 265A ADD Broken Bow OK 85.05 127.6 31.0 263A ADD Broken Bow OK 85.05 127.6 31.0 263A ADD Winnsboro TX 179.71 171.4 115.0





#### CERTIFICATE OF SERVICE

I, Charles Crawford, hereby certify that on this 25<sup>th</sup> day of September, 2003, I caused copies of the foregoing "Petition for Rule Making for Bokchito, Oklahoma" to be placed in the U.S. Postal Service, first class postage prepaid, addressed to the following persons:

Ms. Marlene Dortch Office of the Secretary Federal Communications Commission 445 Twelfth Street, S.W. 12<sup>th</sup> Street Lobby-TW-A325 Washington, D.C. 20554

Gene Bechtel, Esq.
Law Offices of Gene Bechtel, P.C.
1050 17<sup>th</sup> Street, N.W., Suite 600
Washington, D.C. 20036-5517
(Counsel for Petitioner)

Clear Channel Broadcasting Licenses, Inc. Station KXXY 2625 South Memorial Drive Suite A Tulsa, Oklahoma 74129

Citadel Broadcasting Company Station KATT City Center West 7201 W. Lake Mead Blvd. Suite 400 Las Vegas, Nevada 89128

Charles Crawford